	ll .			
1 2 3 4 5	Penelope Parmes (State Bar No. 104774) Eric J. Fromme (State Bar No. 193517) Caroline R. Djang (State Bar No. 216313) RUTAN & TÜCKER, LLP 611 Anton Boulevard, Fourteenth Floor Costa Mesa, California 92626-1931 Telephone: 714-641-5100 Facsimile: 714-546-9035 Attorneys for Secured Creditor			
6 7	California Bank & Trust, as assignee of the FDIC, receiver of Vineyard Bank, N.A.			
8	UNITED STATES BANKRUPTCY COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
10	SAN JOSE DIVISION			
11	In re		Case No. 11-53334	
12	CORTE DE	E ROSA HOMES, LLC,	EXHIBIT A TO ORDER	
13		Dahtar	AUTHORIZING EXAMINATION OF DEBTOR AND PRODUCTION OF	
14	Debtor.		DOCUMENTS PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 2004	
15				
16			[NO HEARING REQUIRED]	
17 18				
19	Exhibit A REQUEST FOR PRODUCTION OF DOCUMENTS UNDER RULE 2004			
20	KEQ.	OEST FOR TRODUCTION O	T DOCUMENTS UNDER RULE 2004	
21		DEFINITIONS		
22	1.	The term "Debtor" shall mean		
23	2.			
24	FDIC, receiver for Vineyard Bank, N.A.			
25	3. The term "PROPERTY" shall mean the real property commonly described a			
26	Corte de Rosa, San Jose, California 95101 in Santa Clara County (APN 575-16-053).			
27	4. The term "APTOS PROPERTY" shall mean the real property commonly			
28	known as Beach Drive, Aptos, California in Santa Cruz County (APN 043-161-53)			

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27 28 5. The term "VINEYARD" shall mean Vineyard Bank, N.A.

6. The term "DOCUMENT[S]" shall be synonymous in meaning and equal in scope to the usage of this term in Federal Rule of Civil Procedure 34(a), including, without limitation, electronic or computerized data compilations. A draft or non-identical copy is a separate document within the meaning of this term.

- 7. The term "ELECTRONIC DATA" as used herein shall refer to all files and records kept by electronic means, electronic files, all text files (including word processing documents), spread sheets, and email, and information concerning email (including logs of email history and usage, header information, and "deleted" files), internet history files and preferences, graphical image files (including ".JPG, .GIF, .BMP, and TIFF" files), databases, calendar and scheduling information, computer system activity logs, and all file fragments, backup files and archives containing electronically stored information. ELECTRONIC DATA includes, but is not limited to, data stored on standalone personal computers, computer workstations, network workstations, network servers, email servers, and notebook and/or laptop computers, back-up tapes, disks, hard drives, flash drives, RAM memory, and/or other media capable of storing electronic information.
- 8. The term "COMMUNICATION[S]" shall mean means the transmittal of information (in the form of facts, ideas, inquiries or otherwise).
- 9. IDENTIFY (with respect to persons). When referring to a person, "to identify" means to give, to the extent known, the person's full name, present or last known address, and when referring to a natural person, additionally, the present or last known place of employment. Once a person has been identified in accordance with this subparagraph, only the name of that person need be listed in response to subsequent discovery requesting the identification of that person.
- 10. IDENTIFY (with respect to documents). When referring to documents, "to identify" means to give, to the extent known, the (i) type of document; (ii) general subject matter; (iii) date of the document; and (iv) author(s), addressee(s) and recipient(s).
 - PARTIES. The terms "plaintiff" and "defendant" as well as a party's full or 11.

All DOCUMENTS and ELECTRONIC DATA CONCERNING the

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	21.	All DOCUMENTS and ELECTRONIC DATA CONCERNING any		
application submitted by the Debtor to obtain credit or financing of any kind from August				
2007	until th	e present.		

- 22. All DOCUMENTS and ELECTRONIC DATA CONCERNING the development of the PROPERTY, including but not limited to architectural plans, blueprints, permits, approvals and designs.
- 23. All COMMUNICATIONS CONCERNING the development of the PROPERTY, including, but not limited to architectural plans, blueprints, permits, approvals and designs.
- 24. All DOCUMENTS and ELECTRONIC DATA CONCERNING the sale of the PROPERTY.
 - 25. All COMMUNICATIONS CONCERNING the sale of the PROPERTY.
- 26. All DOCUMENTS and ELECTRONIC DATA CONCERNING the lease of the PROPERTY.
 - 27. All COMMUNICATIONS CONCERNING the lease of the PROPERTY.
- 28. All COMMUNICATIONS between the Debtor and any person or entity asserting an ownership interest in any portion of the PROPERTY.
- 29. All DOCUMENTS and ELECTRONIC DATA CONCERNING the Debtor's allegation in the Status Report that CBT's predecessor Vineyard agreed to provide a construction loan once the Property was ready for construction.
- 30. All COMMUNICATIONS between the Debtor and Vineyard in which agreed to provide a construction loan once the Property was ready for construction.
- 31. All DOCUMENTS and ELECTRONIC DATA CONCERNING the Debtor's allegations in the Status Report regarding Vineyard's reasons for the structure of the deeds of trust on the PROPERTY AND THE APTOS PROPERTY, *i.e.* "including so Corte de Rosa and/or Howell & McNeil could sell the properties separately and, in the case of the Howell & McNeil property, the property could be sold and such net funds used to make monthly payments to Vineyard Bank while the Corte property was under development."

Property, including, but not limited to the Alleged Offers.

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